

EROS RESOURCES CORP.
Suite 650, 1021 West Hastings Street
Vancouver, British Columbia V6E 0C3

MANAGEMENT INFORMATION CIRCULAR

As at May 30, 2018
unless otherwise noted

Solicitation of Proxies

THIS MANAGEMENT INFORMATION CIRCULAR ("CIRCULAR") IS PROVIDED IN CONNECTION WITH THE SOLICITATION BY MANAGEMENT OF EROS RESOURCES CORP.(the "Company") of proxies from the holders of common shares ("Common Shares") for the annual general meeting of the shareholders of the Company (the "Meeting") to be held on Thursday, June 28, 2018 at 10:00 a.m. at Suite 650, 1021 West Hastings Street, Vancouver, B.C. V6E 0C3, or at any adjournment thereof for the purposes set out in the accompanying notice of meeting ("**Notice of Meeting**").

Although it is expected that the solicitation of proxies will be primarily by mail, proxies may also be solicited personally or by telephone, facsimile or other proxy solicitation services. In accordance with National Instrument 54-101 — Communication with Beneficial Owners of Securities of a Reporting Issuer, arrangements have been made with brokerage houses and other intermediaries, clearing agencies, custodians, nominees and fiduciaries to forward solicitation materials to Beneficial Shareholders (as defined below) held of record by such persons and the Company may reimburse such persons for reasonable fees and disbursements incurred by them in doing so. The costs thereof will be borne by the Company.

Voting of Proxies

The form of proxy accompanying this Circular confers discretionary authority upon the proxy nominee with respect to any amendments or variations to matters identified in the Notice of Meeting and any other matters that may properly come before the Meeting or any postponement or adjournment thereof. As at the date of this Circular, management is not aware of any such amendments or variations, or of other matters to be presented for action at the Meeting. However, if any amendments to matters identified in the accompanying Notice of Meeting or any other matters which are not now known to management should properly come before the Meeting or any postponement or adjournment thereof, the Shares represented by properly executed proxies given in favour of the person(s) designated by management in the enclosed form of proxy will be voted on such matters pursuant to such discretionary authority.

If the instructions in a proxy given to management are specified, the Shares represented by such proxy will be voted FOR or AGAINST in accordance with your instructions on any poll that may be called for. If a choice is not specified, or if both choices have been specified, the Shares represented by a proxy given to management will be voted FOR the approval of the each matter to be acted upon at the Meeting, each as described in this Circular. **A Shareholder has the right to appoint a person (who need not be a Shareholder) to attend and act for him, her or it and on his, her or its behalf at the Meeting other than the persons designated in the form of proxy and may exercise such right by inserting the name in full of the desired person in the blank space provided in the form of proxy and striking out the names now designated.**

Shareholders are invited to attend the Meeting. Registered Shareholders who are unable to attend the Meeting or any postponement or adjournment thereof in person are requested to complete, date, sign and return the enclosed form of proxy or, alternatively, to vote by telephone, or over the internet, in each case in accordance with the enclosed instructions. To be used at the Meeting, the completed proxy form must be deposited at the office of Computershare Investor Services Inc., Proxy Department, 8th Floor, 100 University Avenue, Toronto, Ontario, M5J 2Y1 (Fax: 1-866-249-7779 (toll free within North America) or (416) 263-9524 (outside North America)) by mail or fax or the proxy vote is otherwise registered in accordance with the instructions thereon. Non-registered Shareholders who receive these materials through Computershare should complete and send the voting instruction form in accordance with the instructions provided by Computershare. Non-registered Shareholders who receive these materials through their Intermediary should complete and send the form of proxy or voting instruction form in accordance with the instructions provided by their Intermediary. To be effective, a proxy or voting instructions, as applicable, must be received by Computershare not later than 10:00 a.m. (Vancouver time) on June 26, 2018, or in the case of any postponement or adjournment of the Meeting, not less than 48 hours, Saturdays, Sundays and holidays excepted, prior to the time of the postponed or adjourned meeting. Late proxies may be accepted or rejected by the Chair of the Meeting in his discretion, and the Chair is under no obligation to accept or reject any particular late proxy.

Revocability of Proxies

In addition to revocation in any other manner permitted by law, a Shareholder executing the enclosed form of proxy has the power to revoke it by depositing an instrument in writing executed by the Shareholder or his or her legal representative authorized in writing or, where the Shareholder is a corporation, by the corporation or a representative of the corporation. To be valid, an instrument of revocation must be received at the Company's registered office by fax at 604-558-7695, or by mail or by hand at Suite 650, 1021 West Hastings Street, Vancouver, British Columbia V6E 0C3 at any time up to and including the last business day preceding the day of the Meeting, or in the case of any postponement or adjournment of the Meeting, the last business day preceding the day of the postponed or adjourned Meeting, or delivered to the Chair of the Meeting on the day fixed for the Meeting, and prior to the start of the Meeting or any postponement or adjournment thereof. A registered Shareholder may also revoke a proxy in any other manner permitted by law. Only Registered Shareholders have the right to revoke a proxy. Beneficial Shareholders who wish to change their vote must do so in sufficient time in advance of the Meeting, arrange for their respective Intermediaries to change their vote and if necessary revoke their proxy in accordance with the revocation procedures.

Voting of Shares Owned by Beneficial Shareholders

Many Shareholders are "Beneficial Shareholders" because the Shares they own are not registered in their names but are instead registered in the name of the brokerage firm, bank or trust company through which they purchased the shares. If you are a Beneficial Shareholder, you should read the information under the heading "*Management Information Circular - Information for Beneficial Shareholders*" for information on how to vote your Shares at the Meeting.

Management Information Circular – Information for Beneficial Shareholders

Only Registered Shareholders or duly appointed proxyholders are permitted to vote at the Meeting. Most shareholders of the Company are "non-registered" shareholders because the shares they own are not registered in their own names but are instead registered in the name of the brokerage firm, bank or trust company through which they purchased the Shares. More particularly, a person is not a Registered Shareholder in respect of Shares which are held on behalf of that person (the "Non-Registered Holder") but which are registered either: (a) in the name of an intermediary (an "Intermediary") that the Non-Registered Holder deals with in respect of the Shares (Intermediaries

include, among others, banks, trust companies, securities dealers or brokers and trustees of administrators of self-administered RRSPs, RRIFs, RESPs and similar plans); or (b) in the name of a clearing agency (such as CDS Clearing and Depository Services Inc. (“CDS”)), of which the Intermediary is a participant.

Non-Registered Holders who have not objected to their Intermediary disclosing certain ownership information about themselves to the Company are referred to as “NOBOs”. Those Non-Registered Holders who have objected to their Intermediary disclosing ownership information about themselves to the Company are referred to as “OBOs”.

In accordance with the requirements of National Policy 54-101, *Communication with Beneficial Owners of Securities of a Reporting Issuer*, of the Canadian Securities Administrators, the Company has elected to send the notice of meeting, this information circular and proxy (collectively the “Meeting Materials”) directly to the NOBOs, and indirectly through Intermediaries to the OBOs.

The Intermediaries (or their service companies) are responsible for forwarding the Meeting Materials to each OBO, unless the OBO has waived the right to receive them.

Meeting Materials sent to Non-Registered Holders who have not waived the right to receive Meeting Materials are accompanied by a request for voting instructions (a “VIF”). This form is instead of a proxy. By returning the VIF in accordance with the instructions noted on it a Non-Registered Holder is able to instruct the Registered Shareholder how to vote on behalf of the Non-Registered Shareholder. VIFs, whether provided by the Company or by an Intermediary, should be completed and returned in accordance with the specific instructions noted on the VIF.

In either case, the purpose of this procedure is to permit Non-Registered Holders to direct the voting of the Shares which they beneficially own. Should a Non-Registered Holder who receives a VIF wish to attend the Meeting or have someone else attend on his/her behalf, the Non-Registered Holder may request a legal proxy as set forth in the VIF, which will grant the Non-Registered Holder or his/her nominee the right to attend and vote at the Meeting. **Non-Registered Holders should carefully follow the instructions set out in the VIF including those regarding when and where the VIF is to be delivered.**

Applicable regulatory policy requires intermediaries to seek voting instructions from Non-Registered Holders in advance of shareholders’ meetings. Every intermediary/broker has its own mailing procedures, and provides its own return instructions, which should be carefully followed by Non-Registered Holders in order to ensure that their Shares are voted at the Meeting. Often, the form of proxy supplied to a Non-Registered Holder by a broker is identical to the form of proxy provided to Registered Shareholders. However, its purpose is limited to instructing the broker/nominee how to vote on behalf of the Non-Registered Holder. Most brokers delegate responsibility for obtaining instructions from clients to Broadridge Investor Communications (“Broadridge”). Broadridge typically provides Non-Registered Holders with their own form of proxy, and asks Beneficial Shareholders to return the proxy forms to Broadridge or to vote their Shares by telephone. A Non-Registered Holder receiving such a proxy from Broadridge cannot use that proxy to vote his or her shares directly at the Meeting. Accordingly, it is strongly recommended that Non-Registered Holders return their completed proxies, or record their votes by telephone with Broadridge, well in advance of the Meeting.

Quorum

A quorum at meetings of Shareholders consists of two persons who are, or represent by proxy, shareholders who, in the aggregate, hold at least 5% of the issued shares entitled to vote at such meeting.

Interest of Certain Persons in Matters to be Acted Upon

Other than as disclosed elsewhere herein, none of the following persons has any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted upon other than the election of directors or the appointment of auditors:

- (a) any director or executive officer of the Company at any time since the commencement of the Company's last completed financial year;
- (b) any proposed nominee for election as a director of the Company; and any associate or affiliate of any of the foregoing persons.

Principal Holders of Shares

The Company is authorized to issue an unlimited number of common shares without par value (the "Shares"). As at the date hereof, the Company has issued and outstanding 48,446,854 fully paid and non-assessable Shares, each share carrying the right to one vote.

Any holder of Shares of record at the close of business on **May 24, 2018** who either personally attends the Meeting or who has completed and delivered a proxy in the manner specified, subject to the provisions described above, shall be entitled to vote or to have such shareholder's shares voted at the Meeting. Abstentions and broker non-votes will not be counted either in favor of or against the matters to be acted upon at the Meeting and, therefore, will have no effect on the outcome of the vote.

To the best of the knowledge of the directors and executive officers of the Company, there are no persons who, or corporations which, beneficially own, or control or direct, directly or indirectly, voting shares carrying 10% or more of the voting rights attached to any class of voting shares of the Company other than:

| Shareholder | Number of Shares | Percentage of Issued Capital |
|----------------|------------------|------------------------------|
| Ron Netolitzky | 5,224,654 | 10.78% |

Statement of Executive Compensation

Compensation Discussion and Analysis

The Company's Board is responsible for ensuring that the Company has in place an appropriate plan for executive compensation and for determining the compensation of the Company's Directors and executive officers. In making these determinations, the Board places reliance on recommendations from the Compensation Committee. The Board ensures that total compensation paid to its NEOs (defined below) and Directors is fair and reasonable and is consistent with the Company's compensation philosophy in order to be consistent with the NEO's and Director's respective contributions to the overall benefit of the Company. Elements of the Company's compensation include either salary, or fees paid to consulting companies owned by NEOs for the services of the NEO and stock options. The amount to be paid for each significant element of compensation is subjective based on the knowledge and experience of the directors, particularly those on the compensation committee, by reference to information published by other companies of a similar size and stage in the junior resource industry. A specific peer group was not identified for the most recently completed financial year. Salary or fees are set at a fixed amount, while stock options are used to provide incentive compensation. Compensation is not tied to specific performance criteria or goals. Option value increases with increases in share price, and so option compensation is tied to share-performance, without costing the Company cash resources. No significant events occurred during the most recently completed financial year that significantly affected compensation. Similarly, no significant changes to the company's compensation policies were

implemented during the most recently completed financial year that would impact director or NEO compensation.

Compensation payable is designed in a manner to recognize and reward executive officers based upon individual and corporate performance, to be competitive with the compensation arrangements and programs established by other companies of similar size and stage of development in the mining exploration industry and determining an appropriate compensation reflecting the need to provide incentive and compensation for the time and effort expended by the directors of the Company and senior management of the Company taking into account the financial and other resources of the Company.

The Company's Stock Option Plan is designed to align the interests of the Company's NEOs and directors with the interests of the Shareholders. Because vesting is based on continued service, the Company's equity-based incentives also encourage the retention of the Company's NEOs. The Board determines the number of Options to be granted in order to reward individuals for current performance, expected future performance and value to the Company. The size of additional grants of Options may take into account Options already held by an individual.

The Board has not made an assessment of whether any of the Company's compensation policies and programs have the potential to encourage excessive risk-taking. NEOs and directors of the Company are not restricted from purchasing financial instruments that are designed to hedge or offset a decrease in market value in equity securities granted as compensation or held, directly or indirectly, by such NEOs or directors.

Summary Compensation Table

For the purposes of this Circular, "executive officer" of the Company means an individual who at any time during the year was the Chair or a Vice-Chair of the Company; the President; any Vice-President in charge of a principal business unit, division or function including sales, finance or production; and any officer of the Company or of a subsidiary of the Company or any other individual who performed a policy-making function in respect of the Company.

The summary compensation table below discloses compensation paid to the following individuals (each, a "**Named Executive Officer**" or "**NEO**"):

- (a) each individual who, in respect of the company, during any part of the most recently completed financial year, served as chief executive officer, including an individual performing functions similar to a chief executive officer;
- (b) each individual who, in respect of the company, during any part of the most recently completed financial year, served as chief financial officer, including an individual performing functions similar to a chief financial officer;
- (c) in respect of the company and its subsidiaries, the most highly compensated executive officer other than the individuals identified in paragraphs (a) and (b) at the end of the most recently completed financial year whose total compensation was more than \$150,000, for that financial year;
- (d) each individual who would be a named executive officer under paragraph (c) but for the fact that the individual was not an executive officer of the company, and was not acting in a similar capacity, at the end of that financial year;

the Company had two (2) Named Executive Officers during the year ended December 31, 2017, being Ronald Stewart, the CEO, and Andrew MacRitchie, the CFO. Ronald Stewart resigned as CEO of the

Company on January 16, 2018. Ronald Netolitzky was appointed interim President and CEO of the Company on January 16, 2018.

For each NEO, the following table contains a summary of the compensation paid to him/her for each of the Company's two most recently completed financial years.

| Table of compensation excluding compensation securities | | | | | | | |
|--|-------------|--|-------------------|---------------------------------------|----------------------------------|---|--------------------------------|
| Name and position | Year | Salary, consulting fee, retainer or commission (\$)⁽⁵⁾ | Bonus (\$) | Committee or meeting fees (\$) | Value of perquisites (\$) | Value of all other compensation (\$) | Total compensation (\$) |
| Ronald Netolitzky ⁽¹⁾ Director, and Interim President and CEO | 2016 | \$54,000 | Nil | Nil | Nil | Nil | \$54,000 |
| | 2017 | \$29,500 | Nil | Nil | Nil | Nil | \$29,500 |
| Ronald Stewart Former Director and CEO ^(5,6) | 2016 | \$185,714 | Nil | Nil | Nil | Nil | \$185,714 |
| | 2017 | \$250,000 | Nil | Nil | \$14,483 | Nil | \$264,483 |
| Karen A. Allan ⁽²⁾⁽³⁾ (former CFO) ⁽³⁾ | 2016 | \$20,240 | Nil | Nil | Nil | Nil | \$20,240 |
| | 2017 | N/A | Nil | Nil | Nil | Nil | N/A |
| Andrew MacRitchie CFO ⁽⁴⁾ | 2016 | \$30,000 | Nil | Nil | Nil | Nil | \$30,000 |
| | 2017 | \$60,000 | Nil | Nil | \$1,823 | Nil | \$61,823 |
| Tom MacNeill Director ⁽⁵⁾ | 2016 | \$12,421 | Nil | Nil | Nil | Nil | \$12,421 |
| | 2017 | \$12,000 | Nil | Nil | Nil | Nil | \$12,000 |
| Ross McElroy Director ⁽⁵⁾ | 2016 | \$12,421 | Nil | Nil | Nil | Nil | \$12,421 |
| | 2017 | \$12,000 | Nil | Nil | Nil | Nil | \$12,000 |
| Donald Siemens Director ⁽⁵⁾ | 2016 | \$12,000 | Nil | Nil | Nil | Nil | \$12,000 |
| | 2017 | \$12,000 | Nil | Nil | Nil | Nil | \$12,000 |

Notes:

- (1) Consulting fees paid to a consulting company owned by Mr. Netolitzky in 2016, and to Mr. Netolitzky personally in 2017. During the financial year ended December 31, 2016, Keewatin Consultants (2002) Ltd was paid \$54,000 for services of the Chief Executive Officer. Mr. Netolitzky resigned as CEO on December 1, 2016. Mr. Netolitzky received no directors fees during the financial year ended December 31, 2016. Mr. Netolitzky was appointed Interim CEO and President on January 16, 2018.
- (2) Consulting fees paid to a consulting company owned by Ms. Allan.
- (3) Ms. Allan resigned as CFO of the Company on June 30, 2016.

- (4) Mr. MacRitchie was appointed CFO of the Company on July 1, 2016.
- (5) Each director is paid \$1,000 per month for directors' fees, and so received \$12,000 per director for the financial years ended December 31, 2016 and 2017, with the exception of Mr. Stewart who was appointed CEO of the Company on December 1, 2016. Mr. Stewart's director's fees for the financial year ended December 31, 2016 were \$11,000.
- (6) Mr Stewart resigned as a director and CEO of the Company on January 16, 2018.

Incentive Plan Awards

The Company's Stock Option Plan permits the granting of Options to eligible participants to purchase up to a maximum of such number of Shares as is equal to 10% of the then issued and outstanding Shares. For further particulars of the Company Stock Option Plan, see "*Securities Authorized for Issuance under Equity Compensation Plans – Stock Option Plan*".

Stock Options and other Compensation Securities

| Compensation Securities | | | | | | | |
|---|--|--|-------------------------------|---|---|---|--------------------|
| Name and position | Type of compensation security⁽¹⁾⁽²⁾⁽³⁾ | Number of compensation securities, number of underlying securities, and percentage of class | Date of issue or grant | Issue, conversion or exercise price (\$) | Closing price of security or underlying security on date of grant (\$) | Closing price of security or underlying security at 2017 year end (\$) | Expiry date |
| Ronald Netolitzky Director and Interim President and CEO ⁽⁴⁾ | Stock Options | 262,500 | Mar 10/14 | \$0.1333 | \$0.14 | \$0.19 | Mar. 10/19 |
| | | 225,000 | June 3/15 | \$0.1733 | \$0.185 | \$0.19 | June 3/20 |
| | | 150,000 | Aug. 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 100,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |
| Ronald Stewart Former Director and CEO ⁽⁴⁾ | Stock Options | 225,000 | June 5/15 | \$0.1733 | \$0.185 | \$0.19 | June 5/20 |
| | | 175,000 | Aug. 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 300,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |
| Karen A. Allan (former CFO) ⁽⁵⁾ | Stock Options | 150,000 | Mar 10/14 | \$0.1333 | \$0.14 | \$0.19 | Mar. 10/19 |
| Andrew MacRitchie CFO ⁽⁵⁾ | Stock Options | 350,000 | Aug 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 200,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |
| Tom MacNeill Director | Stock Options | 225,000 | May 22/14 | \$0.16 | \$0.115 | \$0.19 | May 22/19 |
| | | 150,000 | June 3/15 | \$0.1733 | \$0.185 | \$0.19 | June 3/20 |
| | | 150,000 | Aug. 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 100,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |
| Ross McElroy Director | Stock Options | 225,000 | June 5/15 | \$0.1733 | \$0.185 | \$0.19 | June 5/20 |
| | | 125,000 | Aug. 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 100,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |
| Donald Siemens Director | Stock Options | 225,000 | June 5/15 | \$0.1733 | \$0.185 | \$0.19 | June 5/20 |
| | | 125,000 | Aug. 16/16 | \$0.20 | \$0.20 | \$0.19 | Aug. 16/21 |
| | | 100,000 | Aug. 29/17 | \$0.165 | \$0.17 | \$0.19 | Aug. 29/22 |

Notes:

- (1) 1,075,000 stock options exercisable at \$0.20 were distributed to Directors, the CEO and the CFO in August of 2016, and 900,000 stock options exercisable at \$0.165 were distributed to Directors, the CEO and the CFO in August of 2017. Other than the amounts disclosed above or in the previous table, there were no short-term employee benefits or share-based payments paid to key management personnel during the financial year ended December 31, 2017.
- (2) the Company has chosen to utilize the Black-Scholes model to estimate the fair value of stock-based compensation as the Company believes it is the most accepted model for determining such calculations and it is used when determining calculations for the Company's financial statements.
- (3)

| Name and position | Total number of options held by each named executive officer or director | |
|---|--|-----------------|
| | at Dec 31, 2016 | at Dec 31, 2017 |
| Ronald Netolitzky Director and Interim President and CEO ⁽⁴⁾ | 637,500 | 737,500 |
| Ronald Stewart Director and CEO ⁽⁴⁾ | 400,000 | 700,000 |
| Karen A. Allan (former CFO) ⁽⁵⁾ | 150,000 | 150,000 |
| Andrew MacRitchie, CFO ⁽⁵⁾ | 350,000 | 550,000 |
| Tom MacNeill, Director | 525,000 | 625,000 |
| Ross McElroy, Director | 350,000 | 450,000 |
| Donald Siemens, Director | 350,000 | 450,000 |

There are no remaining vesting provisions on the above securities. There are no restrictions for exercising the stock options.

- (4) Mr. Netolitzky resigned as President and CEO on November 30, 2016 and Mr. Stewart was appointed CEO on December 1, 2016. On January 16, 2018, Mr. Stewart resigned as a director and CEO and Mr. Netolitzky was appointed Interim President and CEO.
- (5) Ms. Allan resigned as CFO on June 30, 2016 and Mr. MacRitchie was appointed CFO on July 1, 2016.

There were no options exercised by Directors or Named Executive Officers in 2016 or 2017.

Securities Authorized for Issuance under Equity Compensation Plans

Stock Option Plan

The TSXV policies with respect to incentive stock options provide that listed companies may only issue incentive stock options pursuant to the terms of a stock option plan that has been approved by the Shareholders and the TSXV. At the Shareholder meeting held September 10, 2008, pursuant to the policies, management of the Company proposed and Shareholders first approved the current Company Stock Option Plan, a rolling stock option plan which reserves a maximum of 10% of the issued Shares on the applicable grant date for grant of Options under the plan. The policies require that such a rolling plan be re-approved each year by the Shareholders and the TSXV.

Management of the Company believes that Options serve an important function in furnishing directors, officers, employees and consultants (collectively the "**Eligible Parties**") of the Company an opportunity to invest in the Company in a simple and effective manner and to better align the interests of the Eligible Parties with those of the Company and its shareholders through ownership of Shares. Accordingly, at the Meeting, the Shareholders will be asked to consider re-approving the Company Stock Option Plan and the allotment and reservation of sufficient Shares from treasury to provide the Shares necessary for issuance upon the exercise from time to time of Options granted pursuant to the Company Stock Option Plan.

The Company's Stock Option Plan has been prepared by the Company in accordance with the policies of the TSXV and is in the form of a rolling stock option plan reserving for issuance upon the exercise of Options granted pursuant to the Company Stock Option Plan a maximum of 10% of the issued and outstanding Shares at any time, less any Shares required to be reserved with respect to Options granted by the Company prior to the implementation of the Company Stock Option Plan. The Company Stock Option Plan is administered at the Board level. Subject to the provisions of the Company Stock Option Plan, the Board in its sole discretion will determine all Options to be granted pursuant to the Company Stock Option Plan, the exercise price therefore and any special terms or vesting provisions applicable thereto. The Board will comply with all TSXV and other regulatory requirements in granting Options and otherwise administering the Company Stock Option Plan. A summary of some of the additional provisions of the Company Stock Option Plan follows:

- (i) Options granted to insiders of the Company as a total in any twelve-month period shall not exceed 10% of the issued and outstanding Shares;
- (ii) Options granted to any one person as a total in any twelve-month period shall not exceed 5% of the issued and outstanding Shares;
- (iii) Options granted to any one consultant to the Company as a total in any twelve-month period shall not exceed 2% of the issued and outstanding Shares;
- (iv) Options granted to all employees, consultants and their associates engaged in investor relations activities for the Company in aggregate in any twelve-month period shall not exceed 2% of the issued and outstanding Shares;
- (v) Options granted shall be non-assignable and not transferable and shall not have a term in excess of five years;
- (vi) the exercise price of Options granted shall not be less than the closing price of the Shares on the last trading day less any discount permitted by the TSXV, but, in any event, not less than \$0.10 per share, with settlement in cash;
- (vii) all Options granted shall be evidenced by written option agreements; and
- (viii) any amendment to reduce the exercise price of Options granted to insiders of the Company shall be subject to approval of the disinterested shareholders of the Company, the majority vote of the Shareholders other than the insiders of the Company.

A copy of the Company's Stock Option Plan will be available at the Meeting for review by interested Shareholders. The Board believes the Company Stock Option Plan is in the Company's best interests and recommends that the Shareholders re-approve it.

Equity Compensation Plan Information

The following table sets forth details of the Company's compensation plans under which equity securities of the Company are authorized for issuance at the end of the Company's financial year ended December 31, 2017.

| | Number of securities to be issued upon exercise of outstanding options, warrants and rights⁽¹⁾ | Weighted-average exercise price of outstanding options, warrants and rights | Number of securities remaining available for future issuance under equity compensation plans (excluding securities reflected in column (a)) |
|---|--|--|--|
| Plan Category | (a) | (b) | (c) |
| Equity compensation plans approved by securityholders | 4,181,250 | \$0.175 | 663,435 |
| Equity compensation plans not approved by securityholders | Nil | N/A | Nil |
| TOTAL | 4,181,250 | | 663,435 |

Note:

- (1) During the financial year ended December 31, 2017, namely on August 29, 2017 the Company granted 1,150,000 Options to directors, officers and employees of the Company, exercisable on or before August 29, 2022 at a price of \$0.165 per option share.

Pension Plan Benefits

The Company does not have any pension or retirement plans.

Termination and Change of Control Benefits

The Company had no contract, agreement, plan or arrangement that provided for payments to a Named Executive Officer at, following or in connection with any resignation, retirement or other termination of employment, or in the event of a change of control of the Company or a subsidiary or a change in the Named Executive Officer's responsibilities following such a change of control.

Director Compensation

Cash compensation of \$1,000 per month was paid to each of the directors of the Company for director services during the financial year ended December 31, 2017. The Company may compensate the directors of the Company for their services in their capacity as directors by granting, from time to time, Options in accordance with the Company Stock Option Plan and the policies of the TSXV.

The amount of compensation payable to the directors and executive officers of the Company is determined by the Compensation Committee as described in the "Compensation Discussion and Analysis" section above.

Indebtedness of Directors and Executive Officers of the Company

None of the directors or executive officers of the Company has been indebted to the Company or its subsidiary during the financial year ended December 31, 2017.

Management Contracts

The Company did not have any management contracts, agreements or arrangements to pay or otherwise compensate any NEO upon termination of employment as a result of resignation, retirement, change of control or if there was a change of responsibilities following a change of control.

There are no management functions of the Company which are to any substantial degree performed by a person other than a director or executive officer of the Company.

Corporate Governance Disclosure

Corporate governance relates to the activities of the Board. A summary of the responsibilities and activities and the membership of each of the committees are set out below. National Instrument 58-201 establishes corporate governance guidelines which apply to all public companies. The Company has reviewed its own corporate governance practices in light of these guidelines. In certain cases, The Company's practices comply with the guidelines, however, the Board considers that some of the guidelines are not suitable for the Company at its current stage of development and therefore these guidelines have not been adopted. National Instrument 58-101 mandates disclosure of corporate governance practices which disclosure is set out below. The Board is committed to sound corporate governance practices in the interest of its shareholders and believes such practices contribute to effective and efficient decision making. The Company will continue to review and implement corporate governance guidelines as the business of the Company progresses.

Board of Directors

The Company's proposed Board consists of four (4) directors, the majority of whom are independent based upon the tests for independence set forth in National Instrument 52-110 – *Audit Committees* (“NI 52-110”). Ronald K. Netolitzky is not independent as he is the Interim President and Chief Executive Officer of the Company, effective January 16, 2018. Ross McElroy, Tom MacNeill and Donald R. Siemens are independent.

Participation of Directors in Other Reporting Issuers

The participation of the directors in other reporting issuers is described under “*Matters to be Presented before the Meeting - Election of Directors*” in this Circular.

Orientation and Continuing Education

The Board does not have a formal orientation or education program for its members. New Board members are provided with information respecting the functioning of the Board, committees and copies of the Company's corporate governance policies, access to all of the publicly filed documents of the Company and complete access to management and the Company's professional advisors.

Board members are encouraged to communicate with management and auditors, to keep themselves current with industry trends and developments and changes in legislation with the Company's assistance, to attend industry seminars and to visit the Company's operations. Board members have full access to the Company's records and legal counsel.

The Board's continuing education is typically derived from correspondence with the Company's legal counsel to remain up to date with developments in relevant corporate and securities law matters.

Ethical Business Conduct

The Board believes good corporate governance is an integral component to the success of the Company and to meet responsibilities to Shareholders.

At present, though the Board has not adopted formal guidelines or a code of ethical business conduct due to the size of the Board and its limited activities, the Company does promote ethical business conduct through the nomination of Board members it considers of good moral character and of sound reputation.

Nomination of Directors

The Board has responsibility for identifying and assessing potential Board candidates. Recruitment of new directors has generally resulted from recommendations made by directors, management and shareholders. The Board assesses potential Board candidates to fill perceived needs on the Board for required skills, expertise, independence and other factors.

Compensation

The Company handles Corporate Governance and Compensation matters at the Board level including determination of compensation of the Company’s directors and officers. Compensation payable is determined by considering compensation paid for directors and CEOs of companies of similar size and stage of development in the mining exploration industry and determining an appropriate compensation reflecting the need to provide incentive and compensation for the time and effort expended by the directors and senior management while taking into account the financial and other resources of the Company. In setting his compensation, the performance of the CEO is reviewed in light of the Company’s objectives and other factors that may have impacted the success of the Company. The CEO does not participate in Board discussions relating to his own compensation.

The Company’s Stock Option Plan is administered at the Board level and the Board, in its sole discretion will determine all Options to be granted pursuant to the Company Stock Option Plan, the exercise price therefore and any special terms or vesting provisions applicable thereto. For more particulars, see “*Securities Authorized for Issuance under Equity Compensation Plans*” herein.

Other Board Committees

The Board has no committees other than the Audit Committee and the Company Special Committee.

Assessments

The Board does not consider that formal assessments would be useful at this stage of the Company’s development. The Board conducts informal periodic assessments of the effectiveness of the Board and the individual directors.

Audit Committee

Audit Committee Charter

The text of the Company Audit Committee’s Charter is included in Appendix “A” to this Circular.

Composition of the Audit Committee

The following are the members of the Company’s Audit Committee.

| Name | Independence | Financial Literacy |
|--------------------------|----------------------------|-------------------------------------|
| Donald R. Siemens, Chair | Independent ⁽¹⁾ | Financially literate ⁽²⁾ |
| Tom MacNeill | Independent ⁽¹⁾ | Financially literate ⁽²⁾ |
| Ross McElroy | Independent ⁽¹⁾ | Financially literate ⁽²⁾ |

Notes:

- (1) A member of an audit committee is independent if the member has no direct or indirect material relationship with the Company which could, in the view of the Board, reasonably interfere with the exercise of a member's independent judgment.
- (2) An individual is financially literate if he has the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can reasonably be expected to be raised by the Company's financial statements.

Relevant Education and Experience

Donald R. Siemens

Mr. Siemens, a Chartered Professional Accountant, CA, was previously Partner in charge of Thorne Ernst & Whinney's (now KPMG) Vancouver office Financial Advisory Services Group. Mr. Siemens has a long career in accounting and relevant experience as Chairman of the Audit Committee of six publicly traded companies currently and several other public companies in the past.

Tom MacNeill

Mr. MacNeill is a Chartered Professional Accountant, CGA and a Chartered Financial Analyst and has over 25 years of experience in resource investment and corporate finance. His career in resource investment, public company management, geological advisory and merchant banking serves the Company well as a member of the Company Audit Committee.

Ross McElroy

Mr. McElroy is Director, President and Chief Operating Officer of Fission Uranium Corp. As a Professional Geologist with over 30-years of experience in the mining industry, and a director of several publicly traded exploration companies, he has equipped himself with a knowledge of financial statements and corporate governance through reading and professional development activities.

Audit Committee Oversight

At no time since the commencement of the Company's most recently completed financial year was a recommendation of the Audit Committee to nominate or compensate an external auditor not adopted by the Board.

Reliance on Certain Exemptions

At no time since the commencement of the Company's most recently completed financial year has the Company relied on the exemption in section 2.4 of NI 52-110 (*De Minimis Non-audit Services*), or an exemption from NI 52-110, in whole or in part, granted under Part 8 of NI 52-110.

Pre-approval Policies and Procedures

The Audit Committee has adopted specific policies and procedures for the engagement of non-audit services as described in the audit committee charter under the heading "External Auditors".

External Auditor Service Fees (By Category)

The aggregate fees billed by the Company's external auditors in each of the last two fiscal years for audit fees are as follows.

| Financial Year Ending | Audit Fees ⁽¹⁾ | Audit Related Fees ⁽²⁾ | Tax Fees ⁽³⁾ | All Other Fees ⁽⁴⁾ |
|-----------------------|---------------------------|-----------------------------------|-------------------------|-------------------------------|
| 2016 | \$28,560 | \$nil | \$2,500 | \$nil |
| 2017 | \$37,000 | \$1,000 | \$9,000 | \$nil |

Notes:

- (1) The aggregate audit fees billed.
- (2) The aggregate fees billed for assurance and related services that are reasonably related to the performance of the audit or review of the Company's financial statements which are not included under the heading "Audit Fees".
- (3) The aggregate fees billed for professional services rendered for tax compliance, tax advice and tax planning.
- (4) The aggregate fees billed for products and services other than as set out under the headings "Audit Fees", "Audit Related Fees" and "Tax Fees".

Exemption

The Company is relying upon the exemption in section 6.1 of NI 52-110 relating to certain reporting obligations.

Interest of Informed Persons in Material Transactions

Since the beginning of the Company's most recently completed financial year, no director, executive officer or insider of the Company or any proposed director of the Company or any associate or affiliate of the aforementioned persons has any material interest, director or indirect, in any transaction or in any proposed transaction which has materially affected or would materially affect the Company or any of its subsidiaries except as set out herein:

The Company subscribed for 1,428,571 common shares of Skeena Resources Limited at a price of \$0.70 per share in a private placement which closed on March 29, 2018.

In addition, an amount of \$28,800 (2016 - \$30,600) was paid to Skeena in exchange for office rent and certain administrative and accounting services provided to the Company. Skeena and the Company have a director in common.

On June 19, 2017, the Company raised total gross proceeds of \$1,037,880 from the sale of 6,486,750 units at a subscription price of \$0.16 per unit, with each unit consisting of one common share of the Company and one-half common share purchase warrant. Each whole warrant entitles the holder to acquire one common share at a price of \$0.25 per common share for a period of 24 months from the date of issuance or at a price of \$0.30 per common share for an additional 12-month period. Certain directors, officers and insiders of the Company participated in the private placement and collectively acquired 2,575,000 common shares (director Ronald Stewart as to 1,250,000 private placement units; director Ronald Netolitzky as to 700,000 private placement units and 49 North Resources Inc., a public company related by virtue of having Tom MacNeill as a common director, as to 625,000 units). With the participation of said Insiders, the financing constituted a related party transaction under Multilateral Instrument 61-101 "Protection of Minority Security Holders in Special Transactions ("MI 61-101)". Since the value of the transaction was not more than 25% of the Company's market capitalization, the transaction was exempt from the minority shareholder approval and valuation requirements set forth in MI 61-101. All common shares issued under this private placement transaction were subject to a hold period of four months plus one day, expiring October 20, 2017. Any common shares issued as a result of exercising the private placement warrants will also be subject to a hold period of four months plus one day.

On February 6, 2017, Eros announced an agreement to acquire a working interest in three vertical wells to be drilled on the Flaxcombe heavy oil field, 30 km west of Kindersley, Saskatchewan. The

Flaxcombe heavy oil field is wholly owned by Westcore Energy Ltd. (TSX.V: WTR) (“Westcore”). Eros agreed to invest \$1,600,000 to acquire a 90% working interest in the wells until its investment is recovered and a 50% working interest thereafter. In addition, Eros will maintain a right of first refusal to participate on the same terms on two subsequent drill programs to be drilled on the same lands, to a maximum of \$1,600,000 per future drill-program. The Company and Westcore have a director in common.

On February 8, 2017, Eros exercised 2 million warrants of Westcore at a price of \$0.15 per warrant for increased ownership of 4,000,000 common shares of Westcore, representing 12.82% of the 31,193,689 Westcore shares outstanding.

On July 22, 2016, Eros subscribed for 1,875,000 units of Skeena at a price of \$0.80 per unit, in a private placement. Each unit consisted of one common share and one half of one share purchase warrant. Each whole warrant is exercisable for a period of three years at \$1.20 in the first year, \$1.40 in the second year, and \$1.60 in the third year.

In April 2015, the Company entered into an arrangement to invest \$1,500,000 in Skeena Resources Limited (“Skeena”) with exclusivity terms and a conversion option. The funds were to be used exclusively for exploration activities that qualify as eligible Canadian Exploration Expenditures (“CEE”). As the companies were unable to negotiate a joint venture agreement, on April 21, 2016, the Company exercised its option and received 2,500,000 common shares of Skeena. Eros and Skeena share a common director and officer.

On March 23, 2015, the Company announced it has signed a binding letter of intent to option its Chateau Fort gold property to Tarku Resources Ltd. (“Tarku”). Under the terms of the agreement, Tarku can earn a 100% interest in the Property in return \$100,000 in cash and 8 million Tarku shares in staged payments over four years and a work commitment, subject to certain underlying diamond rights and Net Smelter Return Royalties. To date, \$15,000 cash has been paid and 2,000,000 shares of Tarku were issued to Eros under the agreement. In June 2016, the Company participated in a private placement from Tarku, purchasing 1,300,000 units at \$0.05 per unit. Each unit includes one warrant, entitling the holder to purchase one common share of Tarku for \$0.10 for 24 months from closing. In addition, during the quarter the Company received the repayment from Tarku of a promissory note in the amount of \$54,934 plus interest. Eros and Tarku share a common director.

Additional Information Respecting the Company

Additional information relating to the Company is available on SEDAR at www.sedar.com.

Financial information regarding the Company and its affairs is provided in the Company’s comparative financial statements and management discussion and analysis (“**MD&A**”) for its financial year ended December 31, 2017. Shareholders may contact the Company at the address set out on the face page of this Circular to request copies of the Company’s financial statements and MD&A.

Other Matters

Management of the Company knows of no other matters to come before the Meeting other than referred to in the Notice of Meeting. However, if any other matters which are not known to the management of the Company shall properly come before the said meeting, the form of proxy given pursuant to the solicitation by management of the Company will be voted on such matters in accordance with the best judgment of the persons voting the proxy.

MATTERS TO BE PRESENTED BEFORE THE MEETING

1. Presentation of Financial Statements

The audited financial statements of the Company for the years ended December 31, 2017 and December 31, 2016, together with the reports of the auditors thereon, will be placed before the Meeting. Copies are filed with the securities commissions at www.sedar.com or may be obtained from the Company's website at www.erosresourcescorp.com or by contacting the Company, at Suite 650, 1021 West Hastings Street, Vancouver, British Columbia, V6E 0C3.

2. Number of Directors

The articles of the Company provide for a Board of the greater of three, and the number most recently established by ordinary resolution.

At the Company's annual general meeting held on August 25, 2017, Shareholders approved an ordinary resolution setting the number of directors at five (5). The Board is currently comprised of four (4) directors and has proposed that the number of directors for the ensuing year remain at four (4).

3. Election of Directors

All current directors of the Company will be deemed to retire at the Meeting and will be eligible for re-election. Each director elected at the Meeting will hold office until the next annual general meeting of Shareholders or until his successor is duly elected unless his office is earlier vacated in accordance with the articles of the Company. The management of the Company proposes to nominate the election of the persons whose names are set forth below. The management of the Company has been informed that, if elected, each of such nominees would be willing to serve as a director. However, in the event any proposed nominee advises that he is unable or unwilling to act for any reason prior to the Meeting, proxies held by the persons designated as proxyholders on the form of proxy will vote (in the absence of specifications or instructions in the form of proxy that the Shares represented by the proxy are to be withheld from voting on the election of directors) for the election of the remaining nominees.

The following table states the name of each person proposed to be nominated by the management of the Company for election as a director of the Company and sets out, in respect of each proposed nominee, such nominee's province and country of residence, present principal occupation including any positions and offices with the Company, principal occupation or employment for the past five years, and the approximate number of Shares beneficially owned, directly or indirectly, or over which control or direction is exercised by such nominee as of the date of this Circular:

| Name, Province or State and Country of Ordinary Resident of Nominee and Present Position with the Company | Principal Occupation | Period Served as Director | Number of Voting Securities |
|--|--|----------------------------------|------------------------------------|
| Ross McElroy British Columbia, Canada Director | <ul style="list-style-type: none">Director, President and Chief Operating Officer of Fission Uranium Corp. | November 14, 2013 – Present | Nil |
| Tom MacNeill Saskatchewan, Canada Director | <ul style="list-style-type: none">President, Chief Executive Officer and a director of 49 North Resources Inc. | November 14, 2013 – Present | 2,062,250 |

| Name, Province or State and Country of Ordinary Resident of Nominee and Present Position with the Company | Principal Occupation | Period Served as Director | Number of Voting Securities |
|---|--|-----------------------------|-----------------------------|
| Donald Siemens British Columbia, Canada Director | <ul style="list-style-type: none"> Independent Financial Advisor specializing in corporate finance, cross-border transactions, mergers and acquisitions and mediation and dispute resolutions | November 14, 2013 – Present | Nil |
| Ronald K. Netolitzky British Columbia, Canada Director, Interim President and CEO | <ul style="list-style-type: none"> Interim President and Chief Executive Officer of the Company and Director of the Company | April 30, 2014 – Present | 5,224,654 |

Additional Information Regarding the Experience, Qualifications and Track Record of The Company's Director Nominees

Ross McElroy

Mr. McElroy is a professional geologist with over 30 years of experience in the mining industry. Mr. McElroy received a Bachelor's Degree in Science, with a Specialization in Geology from the University of Alberta in 1987 and is a registered professional geologist in Alberta, British Columbia, Saskatchewan and Nunavut/Northwest Territories. Mr. McElroy is the winner of the PDAC 2014 Bill Dennis award for exploration success and the Northern Miner 'Mining Person of the Year 2013' and the recipient of numerous other recognized and prestigious awards and accolades. He has comprehensive experience in several commodities with working and managing multiple stages of mineral projects from grass roots exploration through discovery and growth, to feasibility and production. Over his career, Mr. McElroy has held senior positions with both major and junior mining companies, which include BHP Billiton, Cameco, Orano Group, Fission Energy and Fission Uranium.

Tom MacNeill

Mr. MacNeill is the President, Chief Executive Officer and a director of 49 North Resources Inc., a Saskatchewan focused resource investment company with strategic operations in financial, managerial and geological advisory services and merchant banking. A graduate of the University of Saskatchewan (Economics), Mr. MacNeill is a Chartered Financial Analyst (CFA) and Chartered Professional Accountant (CPA) and also completed the Canadian Securities Course (with Honours) in 1987. With over 25 years' experience in resource investment and corporate finance, Mr. MacNeill's work history includes positions as: investment advisor with a major Canadian brokerage firm, management accountant within the mining industry, Chief Financial Officer of a Canadian trust corporation, as well as extensive resource portfolio management. For the past 25 years, Mr. MacNeill's focus has been exclusively toward Canadian junior mining exploration/development opportunities with specific emphasis on Saskatchewan's resource sector.

Donald R. Siemens

Mr. Siemens has over 30 years of experience as a Chartered Professional Accountant, including 9 years in public practice as a partner with major accounting firms, 9 years in senior executive positions in industry and 20 years as a self-employed financial services executive. Currently, as an independent financial advisor, Mr. Siemens specializes in corporate finance, cross-border transactions and mergers and acquisitions. He serves as a director and Audit Committee Chair on the boards of several publicly traded companies. Previously, Mr. Siemens was Partner-in-Charge of Thorne Ernst & Whinney's (now KPMG)

Vancouver office Financial Advisory Services group. Mr. Siemens obtained a Chartered Accountant designation in 1972, and a B.A. from University of British Columbia.

Ronald K. Netolitzky

Mr. Netolitzky has over 30 years of experience and success in mining exploration. Mr. Netolitzky has been directly associated with three major gold discoveries in Canada that have subsequently been put into production including, Eskay Creek, Snip and Brewery Creek. He is a director of several publicly traded exploration companies and sits on multiple committees and advisory boards. Mr. Netolitzky was recently inducted into the Mining Hall of Fame.

Cease Trade Orders or Bankruptcies

Other than as described below, no proposed director:

- a) is, as at the date of this Circular, or has been within 10 years before the date of this Circular, a director or executive officer of any company (including the Company) that, while that person was acting in that capacity:
 - i. was subject of a cease trade or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days;
 - ii. was subject to an event that resulted, after the director or executive officer ceased to be a director or executive officer, in the company being subject to a cease trade order or similar order or an order that denied the relevant company access to any exemption under securities legislation, for a period of more than 30 consecutive days; or
 - iii. within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets; or
- b) has, within the 10 years before the date of this Circular, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or has a receiver, receiver manager or trustee appointed to hold the assets of the proposed director.

Mr. Siemens was a director of Great Western Minerals Group Ltd. (“GWMG”) from January 2014 until his resignation in July 2015. On April 30, 2015 GWMG was granted protection from its creditors under the CCAA upon receiving an initial order from the Court. On May 11, 2015, an order was issued by the Financial and Consumers Affairs Authority of the Province of Saskatchewan that all trading in the securities of GWMG be ceased due to its failure to file financial statements for the year ended December 31, 2014.

Penalties and Sanctions

Other than as set out below, no proposed director of the Company has been subject to any penalties or sanctions imposed by a court relating to securities legislation or by a securities regulatory authority or has entered into a settlement agreement with a securities regulatory authority or been subject to any other penalties or sanctions imposed by a court, or regulatory body that would likely be considered important to a reasonable securityholder in deciding whether to vote for a proposed director.

4. Appointment of Auditor

The Board recommends the re-appointment of Smythe LLP, Chartered Accountants, Vancouver, British Columbia, as auditors of the Company to hold office until the termination of the next annual general meeting of the Shareholders. Smythe LLP was first appointed auditor of the Company on August 14, 2014. As in past years, it is proposed that the remuneration to be paid to the auditors be determined by the Board.

5. Re-approval of the Company Stock Option Plan

The Company Stock Option Plan is subject to annual approval of the Shareholders pursuant to the policies of the TSXV. At the Meeting, Shareholders will be asked to re-approve the Company Stock Option Plan.

The TSXV policies with respect to incentive stock options provide that listed companies may only issue incentive stock options pursuant to the terms of a stock option plan that has been approved by Shareholders and the TSXV. At the shareholder meeting held September 10, 2008, pursuant to the policies, management of the Company proposed and the Shareholders approved the Company Stock Option Plan, a rolling stock option plan which reserves a maximum of 10% of the issued Shares on the applicable grant date for grant of Options under the plan. The policies require that such a rolling plan be re-approved each year by the Shareholders and the TSXV.

Management of the Company believes that Options serve an important function in furnishing directors, officers, employees and consultants (collectively the "**Eligible Parties**") of the Company an opportunity to invest in the Company in a simple and effective manner and to better align the interests of the Eligible Parties with those of the Company and its shareholders through ownership of Shares. Accordingly, at the Meeting the Shareholders will be asked to consider re-approving the Company Stock Option Plan and the allotment and reservation of sufficient Shares from treasury to provide the Shares necessary for issuance upon the exercise from time to time of Options granted pursuant to the Company Stock Option Plan.

The Company Stock Option Plan has been prepared by the Company in accordance with the policies of the TSXV and is in the form of a rolling stock option plan reserving for issuance upon the exercise of Options granted pursuant to the Company's Stock Option Plan, a maximum of 10% of the issued and outstanding Shares at any time, less any Shares required to be reserved with respect to Options granted by the Company prior to the implementation of the Company Stock Option Plan. The Company's Stock Option Plan is administered at the Board level. Subject to the provisions of the Company's Stock Option Plan, the Board in its sole discretion will determine all Options to be granted pursuant to the Company's Stock Option Plan, the exercise price therefore and any special terms or vesting provisions applicable thereto. The Board will comply with all TSXV and other regulatory requirements in granting Options and otherwise administering the Company's Stock Option Plan. A summary of some of the additional provisions of the Company's Stock Option Plan follows:

- (i) Options granted to insiders of the Company as a total in any twelve-month period shall not exceed 10% of the issued and outstanding Shares;
- (ii) Options granted to any one person as a total in any twelve-month period shall not exceed 5% of the issued and outstanding Shares;
- (iii) Options granted to any one consultant to the Company as a total in any twelve-month period shall not exceed 2% of the issued and outstanding Shares;

- (iv) Options granted to all employees, consultants and their associates engaged in investor relations activities for the Company in aggregate in any twelve-month period shall not exceed 2% of the issued and outstanding Shares;
- (v) Options granted shall be non-assignable and not transferable and shall not have a term in excess of five years;
- (vi) the exercise price of Options granted shall not be less than the closing price of the Shares on the last trading day less any discount permitted by the TSXV, but, in any event, not less than \$0.10 per share;
- (vii) all Options granted shall be evidenced by written option agreements; and
- (viii) any amendment to reduce the exercise price of Options granted to insiders of the Company shall be subject to approval of the disinterested shareholders of the Company, the majority vote of the shareholders other than the insiders of the Company.

A full copy of the Company Stock Option Plan will be available at the Meeting. Shareholders may also obtain a copy of the Company Stock Option Plan in advance of the Meeting upon request to the Company, at Suite 650, 1021 West Hastings Street, Vancouver, British Columbia V6E 0C3, or on SEDAR at www.sedar.com under the Company's profile.

The Board believes that passing of the following resolution is in the best interest of the Company. Accordingly, Shareholders will be asked to approve the following ordinary resolution at the Meeting:

“BE IT RESOLVED, as an Ordinary Resolution of the Shareholders of the Company, THAT:

1. The continued use of the Company Stock Option Plan by the Company be and is hereby ratified and approved.
2. The Board, or any committee of the Board created pursuant to the Company's Stock Option Plan, is authorized to make such amendments to the Company's Stock Option Plan from time to time as the Board may, in its discretion, consider to be appropriate or as may be required by the Exchange, in accordance with the Company's Stock Option Plan and the policies of the TSXV and other regulatory authorities, as applicable.
3. Any one director or officer of the Company be and is hereby authorized and directed to do all such acts and things and to execute and deliver, under the corporate seal of the Company or otherwise, all such deeds, documents, instruments and assurances as in his or her opinion may be necessary or desirable to give effect to the foregoing resolutions.”

The foregoing resolution must be approved by a majority (more than 50%) of the votes cast by Shareholders present in person or represented by proxy at the Meeting in order for it to be adopted.

INTERESTS OF INFORMED PERSONS IN MATERIAL TRANSACTIONS

Other than as disclosed in this Circular, within the three years prior to the date of this Circular, no insider, including executive officers, of Anthem or the Company, director or associate or affiliate of any insider or director of Anthem or the Company, has or had any material interest, direct or indirect, in any transaction or proposed transaction which has materially affected or could materially affect Anthem or the Company or any of their respective subsidiaries.

DIRECTORS' APPROVAL

The contents and the sending of this Circular have been approved by the Company's Board.

DATED this 30th day of May, 2018.

**BY ORDER OF THE BOARD OF DIRECTORS
OF EROS RESOURCES CORP.**

“Ronald K. Netolitzky”

Ronald K. Netolitzky, Interim CEO and President

APPENDIX “A”

AUDIT COMMITTEE CHARTER

Mandate

The primary function of the Audit Committee (the “Committee”) is to assist the Board of Directors in fulfilling its financial oversight responsibilities by reviewing the financial reports and other financial information provided by the Company to regulatory authorities and shareholders, the Company’s systems of internal controls regarding finance and accounting and the Company’s auditing, accounting and financial reporting processes. Consistent with this function, the Committee will encourage continuous improvement of, and should foster adherence to, the Company’s policies, procedures and practices at all levels. The Committee’s primary duties and responsibilities are to (i) serve as an independent and objective party to monitor the Company’s financial reporting and internal control system and review the Company’s financial statements; (ii) review and appraise the performance of the Company’s external auditors; and (iii) provide an open avenue of communication among the Company’s auditors, financial and senior management and the Board of Directors.

Composition

The Committee shall be comprised of three directors as determined by the Board of Directors, the majority of whom shall be free from any relationship that, in the opinion of the Board of Directors, would interfere with the exercise of his or her independent judgment as a member of the Committee.

At least one member of the Committee shall have accounting or related financial management expertise. All members of the Committee that are not financially literate will work towards becoming financially literate to obtain a working familiarity with basic finance and accounting practices. For the purposes of the Company’s Charter, the definition of “financially literate” is the ability to read and understand a set of financial statements that present a breadth and level of complexity of accounting issues that are generally comparable to the breadth and complexity of the issues that can presumably be expected to be raised by the Company’s financial statements.

The Board of Directors at its first meeting following the annual shareholders’ meeting shall elect the members of the Committee. Unless a Chair is elected by the full Board of Directors, the members of the Committee may designate a Chair by a majority vote of the full Committee membership.

Meetings

The Committee shall meet at least four times annually, or more frequently as circumstances dictate.

Responsibilities and Duties

To fulfil its responsibilities and duties, the Committee shall:

Documents/Reports Review

- (a) Review and update its Charter annually.
- (b) Review the Company’s financial statements, MD&A and any annual and interim earnings, news releases before the Company publicly discloses this information and any reports or other financial information (including quarterly financial statements), which are submitted to any governmental body, or to the public, including any certification, report, opinion or review rendered by the external auditors.

External Auditors

- (a) Review annually the performance of the external auditors who shall be ultimately accountable to the Board of Directors and the Committee as representatives of the shareholders of the Company.
- (b) Obtain annually a formal written statement of external auditors setting forth all relationships between the external auditors and the Company, consistent with Independence Standards Board Standard 1.
- (c) Review and discuss with the external auditors any disclosed relationships or services that may impact the objectivity and independence of the external auditors.
- (d) Take or recommend that the full Board of Directors take appropriate action to oversee the independence of the external auditors.
- (e) Recommend to the Board of Directors the selection and, where applicable, the replacement of the external auditors nominated annually for shareholder approval.
- (f) At each meeting, consult with the external auditors, without the presence of management, about the quality of the Company's accounting principles, internal controls and the completeness and accuracy of the Company's financial statements.
- (g) Review and approve the Company's hiring policies regarding partners, employees and former partners and employees of the present and former external auditors of the Company.
- (h) Review with management and the external auditors the audit plan for the year-end financial statements and intended template for such statements.
- (i) Review and pre-approve all audit and audit-related services and the fees and other compensation related thereto, and any non-audit services, provided by the Company's external auditors. The pre-approval requirement is waived with respect to the provision of non-audit services if:
 - (i) the aggregate amount of all such non-audit services provided to the Company constitutes not more than 5% of the total amount of revenues paid by the Company to its external auditors during the fiscal year in which the non-audit services are provided;
 - (ii) such services were not recognized by the Company at the time of the engagement to be non-audit services; and
 - (iii) such services are promptly brought to the attention of the Committee by the Company and approved prior to the completion of the audit by the Committee or by one or more members of the Committee who are members of the Board of Directors to whom authority to grant such approvals has been delegated by the Committee.

Provided the pre-approval of the non-audit services is presented to the Committee's first scheduled meeting following such approval such authority may be delegated by the Committee to one or more independent members of the Committee.

Financial Reporting Processes

- (a) In consultation with the external auditors, review with management the integrity of the Company's financial reporting process, both internal and external.
- (b) Consider the external auditor's judgments about the quality and appropriateness of the Company's accounting principles as applied in its financial reporting.

- (c) Consider and approve, if appropriate, changes to the Company's auditing and accounting principles and practices as suggested by the external auditors and management.
- (d) Review significant judgments made by management in the preparation of the financial statements and the view of the external auditors as to appropriateness of such judgments.
- (e) Following completion of the annual audit, review separately with management and the external auditors any significant difficulties encountered during the course of the audit, including any restrictions on the scope of work or access to required information.
- (f) Review any significant disagreement among management and the external auditors in connection with the preparation of the financial statements.
- (g) Review with the external auditors and management the extent to which changes and improvements in financial or accounting practices have been implemented.
- (h) Review any complaints or concerns about any questionable accounting, internal accounting controls or auditing matters.
- (i) Review certification process.
- (j) Establish a procedure for the confidential, anonymous submission by employees of the Company of concerns regarding questionable accounting or auditing matters.

Other

Review any related party transactions.